## HJR001S01 compared with HJR001

{deleted text} shows text that was in HJR001 but was deleted in HJR001S01.

inserted text shows text that was not in HJR001 but was inserted into HJR001S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Jacob L. Anderegg proposes the following substitute bill:

### JOINT RESOLUTION ON RELIGIOUS LIBERTY

2014 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Jacob L. Anderegg

#### **LONG TITLE**

#### **General Description:**

This joint resolution of the Legislature proposes to amend the Utah Constitution to enact a provision relating to {the right of conscience and the free exercise of religion} religious rights.

### **Highlighted Provisions:**

This resolution proposes to amend the Utah Constitution to :

prevent a religious organization, {association} institution, or {society} entity, or individual acting in a role connected with a religious organization, {association} institution, or {society} entity, from being required or compelled to perform, solemnize, {officiate in} execute, or recognize {a marriage or religious rite of marriage in violation of their right of conscience or their free exercise of religion} any rite, ceremony, service, or ordinance that the religious organization,

### HJR001S01 compared with HJR001

<u>institution</u>, or entity determines to be inconsistent with its tenets, doctrines, or beliefs.

### **Special Clauses:**

This resolution directs the lieutenant governor to submit this proposal to voters.

This resolution provides a contingent effective date of January 1, 2015 for this proposal.

#### **Utah Constitution Sections Affected:**

AMENDS:

#### **ARTICLE I, SECTION 4**

Be it resolved by the Legislature of the state of Utah, two-thirds of all members elected to each of the two houses voting in favor thereof:

Section 1. It is proposed to amend Utah Constitution, Article I, Section 4, to read:

### Article I, Section 4. [Religious liberty.]

The rights of conscience shall never be infringed. The State shall make no law respecting an establishment of religion or prohibiting the free exercise thereof; no religious test shall be required as a qualification for any office of public trust or for any vote at any election; nor shall any person be incompetent as a witness or juror on account of religious belief or the absence thereof. There shall be no union of Church and State, nor shall any church dominate the State or interfere with its functions. No public money or property shall be appropriated for or applied to any religious worship, exercise or instruction, or for the support of any ecclesiastical establishment. \(\begin{array}{c}\)No religious organization, \(\frac{(association)\) institution, or \(\frac{(society)\) entity, regardless of denomination, and no individual acting in a role connected with a religious organization, \(\frac{(association)\) institution, or \(\frac{(society)\) entity, may be required or compelled to \(\text{perform}\), solemnize, \(\frac{(officiate in)\) execute, or recognize \(\frac{(a marriage or religious rite of marriage in violation of their right of conscience or their free exercise of religion\) any rite, ceremony, service, or ordinance that the religious organization, institution, or entity determines to be inconsistent with its tenets, doctrines, or beliefs.

Section 2. Submittal to voters.

The lieutenant governor is directed to submit this proposed amendment to the voters of the state at the next regular general election in the manner provided by law.

Section 3. {Contingent effective} Effective date.

# HJR001S01 compared with HJR001

If the amendment proposed by this joint resolution is approved by a majority of those voting on it at the next regular general election, the amendment shall take effect on January 1, 2015.

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**Legislative Review Note** 

as of 9-17-13 3:57 PM

Office of Legislative Research and General Counsel}